EXHIBIT 14

```
Page 1
 1
               UNITED STATES DISTRICT COURT
               SOUTHERN DISTRICT OF FLORIDA
 2
 3
     JANE DOE NO. 2,
                             Case No: 08-CV-80119
 4
          Plaintiff,
 5
     Vs
 6
     JEFFREY EPSTEIN,
 7
          Defendant.
 8
     JANE DOE NO. 3,
                               Case NO: 08-CV-80232
 9
           Plaintiff,
10
     Vs
11
     JEFFREY EPSTEIN,
12
      Defendant.
13
                               Case No: 08-CV-80380
     JANE DOE NO. 4,
14
          Plaintiff,
15
     Vs.
16
     JEFFREY EPSTEIN,
17
           Defendant.
18
     JANE DOE NO. 5,
                                Case No: 08-CV-80381
19
20
          Plaintiff,
21
     Vs
22
     JEFFREY EPSTEIN,
23
          Defendant.
24
25
```

Kress Court Reporting, Inc. 305-866-7688 7115 Rue Notre Dame, Miami Beach, FL 33141

NON PARTY (VR) 000247

1 JANE DOE NO. 6, Case No: 08-CV-80994 2 Plaintiff, 3 Vs	Page 1 VIDEOTAPED 2 DEPOSITION 3 of
4 JEFFREY EPSTEIN, 5 Defendant.	4 ALFREDO RODRIGUEZ 5 taken on behalf of the Plaintiffs pursuant
JANE DOE NO. 7, Case No. 08-CV-80993	7 to a Re-Notice of Taking Deposition (Duces Tecum) 8 9
Plaintiff, 8 Vs	10 APPEARANCES:
9 JEFFREY EPSTEIN,	MERMELSTEIN & HOROWITZ, P.A. 12 BY: STUART MERMELSTEIN, ESQ. 18205 Biscayne Boulevard
Defendant.	13 Suite 2218 Miami, Florida 33160 14 Attorney for Jane Doc 2, 3, 4, 5,
12 C.M.A., Case No: 08-CV-80811 13 Plaintiff, 14 Vs	6, and 7.
15 JEFFREY EPSTEIN, 16 Defendant.	16 ROTHSTEIN ROSENFELDT ADLER BY: BRAD J. EDWARDS, ESQ., and 17 CARA HOLMES, ESQ.
17 JANE DOE, Case No: 08-CV-80893	Las Olas City Centre 18 Suite 1650 401 East Las Olas Boulevard
18 Plaintiff, 19	19 Fort Lauderdale, Florida 33301 Attorney for Jane Doe and E.W.
Vs 20 JEFFREY EPSTEIN,	20 And L.M. 21 PODHURST ORSECK
21 Defendant.	22 BY: KATHERINE W. EZELL 25 West Flagler Street 23 Suite 800
23 24	Miami, Florida 33130 24 Attorney for Jane Doe 101 and 102.
25	25
Page 3 1 JANE DOE NO. II, Case No: 08-CV-80469 2 Plaintiff,	Page 5 APPEARANCES:
3 Vs 4 JEFFREY EPSTEIN,	2 3 LEOPOLD-KUVIN ADAM J. LANGINO, ESQ.
5 Defendant.	4 2925 PGA Boulevard Suite 200 5 Palm Beach Gardens, Florida 33410
JANE DOE NO. 101, Case No: 09-CV-80591	Attorney for B.B.
Plaintiff, 8 Vs	7 RICHARD WILLTS, ESQ. 2290 10th Avenue North 8 Suite 404
9 JEFFREY EPSTEIN,	Lake Worth, Florida 33461 9 Attorney for C.M.A.
Defendant.	BURMAN, CRITTON, LUTTIER & 11 COLEMAN, LLP BY: ROBERT CRITTON, ESQ.
12 JANE DOE NO. 102, Case No: 09-CV-80656 13 Plaintiff,	12 S15 North Flagler Drive Suite 400
14 Vs 15 JEFFREY EPSTEIN, 16 Defendant.	13 West Palm Beach, Florida 33401 Attorney for Jeffrey Epstein.
17	15 16 ALSO PRESENT:
18 19 20 1031 Ives Dairy Road	17 JOE LANGSAM, VIDEOGRAPHER
Suite 228 21 North Miami, Florida	19
1.1/2 20 2000	21
July 29, 2009 22 11:00 a.m. to 5:30 p.m. 23 24	22 23

2 (Pages 2 to 5)

Kress Court Reporting, Inc. 305-866-7688 7115 Rue Notre Dame, Miami Beach, FL 33141

NON PARTY (VR) 000248

1	Page (Page 8
2	INDEX OF EXAMINATION	1 1	Doe right here on the copy you gave me. I'm
	WITNESS DIRECT CROSS	2 3	missing which Jane Doe this is.
3		4	They're all different case numbers. Do
4	ALFREDO RODRIGUEZ	5	you want me to go through each case number?
7	(By Mr. Mermelstein) 12	6	MR. CRITTON: I'm going to note my objection. Obviously if this deposition
5	(-)	7	gets played not obviously, I'm going to
	(By Mr. Edwards) 157	8	object to the litany of each one so I don't
6	(Bu Ma Langing) 260	9	know how we can separate it out. Maybe if
7	(By Mr. Langino) 260	10	and when at the time of trial and depending
8		11	on how the Court determines what comes in
9		12	and what doesn't with regard to the
10	INDEX OF EXHIBITS	13	consolidated aspects of this. I have no
11 12	EXHIBITS PAGE 1 Message pad 72	14	great idea other than just saying Jane Doe
13	2 Documents 115	15	versus Epstein, et al, or something like
14		16	that, or Jane Doe, et al.
15		17	MS. EZELL: Couldn't we just say and
16 17		18	those cases which have been consolidated
18		19	with it for Discovery purposes?
19		20	MR. EDWARDS: Although there is cases
20		21	here that have cross noticed this from state
21		22	court that haven't been consolidated so that
22		23	may not work. You may have to read them
24		24	all, if it works out your way that will just
25		25	get edited out, at least he will have read
1 2 3 4 5	Deposition taken before MICHELLE PAYNE, Court Reporter and Notary Public in and for the State of Florida at Large, in the above cause.	1 2 3 4	that caption, every caption. Right? Is there a better suggestion? MR. CRITTON: No. There may be a better suggestion if he starts this is such and
6 7 8 9 10 11 12 13 14 15	THE VIDEOGRAPHER: This is the case of Jane Doe No. 2, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 3, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 4, plaintiff, versus Jeffrey Epstein, defendant. And Jane Doe No. 5, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 6, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 7, plaintiff, versus Jeffrey Epstein, defendant. CMA,	5 6 7 8 9 10 11 12 13 14 15	such day, it's the deposition of Mr. Rodriguez in the case such and such, and we can almost fill it in depending on which tape it goes, how it fills in, at least we'll have the context of the first and depending on whether the Judge reads it in from a consolidated or they all come related, I have no great idea. MR. EDWARDS: I was thinking if he read every one of them and it was the seventh in line then you just would edit it so you
7 8 9 10 11 12 13 14	Jane Doe No. 2, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 3, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 4, plaintiff, versus Jeffrey Epstein, defendant. And Jane Doe No. 5, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 6, plaintiff, versus Jeffrey Epstein,	6 7 8 9 10 11 12 13 14	Rodriguez in the case such and such, and we can almost fill it in depending on which tape it goes, how it fills in, at least we'll have the context of the first and depending on whether the Judge reads it in from a consolidated or they all come related, I have no great idea. MR. EDWARDS: I was thinking if he read
7 8 9 10 11 12 13 14 15	Jane Doe No. 2, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 3, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 4, plaintiff, versus Jeffrey Epstein, defendant. And Jane Doe No. 5, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 6, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 7, plaintiff, versus Jeffrey Epstein, defendant. CMA,	6 7 8 9 10 11 12 13 14 15	Rodriguez in the case such and such, and we can almost fill it in depending on which tape it goes, how it fills in, at least we'll have the context of the first and depending on whether the Judge reads it in from a consolidated or they all come related, I have no great idea. MR. EDWARDS: I was thinking if he read every one of them and it was the seventh in line then you just would edit it so you
7 8 9 10 11 12 13 14 15 16	Jane Doe No. 2, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 3, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 4, plaintiff, versus Jeffrey Epstein, defendant. And Jane Doe No. 5, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 6, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 7, plaintiff, versus Jeffrey Epstein, defendant. CMA, plaintiff, versus Jeffrey Epstein,	6 7 8 9 10 11 12 13 14 15 16	Rodriguez in the case such and such, and we can almost fill it in depending on which tape it goes, how it fills in, at least we'll have the context of the first and depending on whether the Judge reads it in from a consolidated or they all come related, I have no great idea. MR. EDWARDS: I was thinking if he read every one of them and it was the seventh in line then you just would edit it so you would only read that one.
7 8 9 10 11 12 13 14 15 16 17 18	Jane Doe No. 2, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 3, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 4, plaintiff, versus Jeffrey Epstein, defendant. And Jane Doe No. 5, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 6, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 7, plaintiff, versus Jeffrey Epstein, defendant. CMA, plaintiff, versus Jeffrey Epstein, defendant. And Jane Doe, plaintiff, versus Jeffrey Epstein, et al, defendant. And Jane Doe is there a shorter thing that we can	6 7 8 9 10 11 12 13 14 15 16	Rodriguez in the case such and such, and we can almost fill it in depending on which tape it goes, how it fills in, at least we'll have the context of the first and depending on whether the Judge reads it in from a consolidated or they all come related, I have no great idea. MR. EDWARDS: I was thinking if he read every one of them and it was the seventh in line then you just would edit it so you would only read that one. MR. CRITTON: I'm okay with that too.
7 8 9 10 11 11 12 13 14 15 16 17 18 19	Jane Doe No. 2, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 3, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 4, plaintiff, versus Jeffrey Epstein, defendant. And Jane Doe No. 5, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 6, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 7, plaintiff, versus Jeffrey Epstein, defendant. CMA, plaintiff, versus Jeffrey Epstein, defendant. And Jane Doe, plaintiff, versus Jeffrey Epstein, defendant. And Jane Doe, plaintiff, versus Jeffrey Epstein, et al, defendant. And Jane	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Rodriguez in the case such and such, and we can almost fill it in depending on which tape it goes, how it fills in, at least we'll have the context of the first and depending on whether the Judge reads it in from a consolidated or they all come related, I have no great idea. MR. EDWARDS: I was thinking if he read every one of them and it was the seventh in line then you just would edit it so you would only read that one. MR. CRITTON: I'm okay with that too. THE VIDEOGRAPHER: On page number three
7 8 9 10 11 12 13 14 15 16 17 18 19 20	Jane Doe No. 2, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 3, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 4, plaintiff, versus Jeffrey Epstein, defendant. And Jane Doe No. 5, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 6, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 7, plaintiff, versus Jeffrey Epstein, defendant. CMA, plaintiff, versus Jeffrey Epstein, defendant. And Jane Doe, plaintiff, versus Jeffrey Epstein, et al, defendant. And Jane Doe is there a shorter thing that we can	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Rodriguez in the case such and such, and we can almost fill it in depending on which tape it goes, how it fills in, at least we'll have the context of the first and depending on whether the Judge reads it in from a consolidated or they all come related, I have no great idea. MR. EDWARDS: I was thinking if he read every one of them and it was the seventh in line then you just would edit it so you would only read that one. MR. CRITTON: I'm okay with that too. THE VIDEOGRAPHER: On page number three there is something missing on the top here.
7 8 9 10 11 12 13 14 15 16 7 18 19 20 21	Jane Doe No. 2, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 3, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 4, plaintiff, versus Jeffrey Epstein, defendant. And Jane Doe No. 5, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 6, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 7, plaintiff, versus Jeffrey Epstein, defendant. CMA, plaintiff, versus Jeffrey Epstein, defendant. And Jane Doe, plaintiff, versus Jeffrey Epstein, defendant. And Jane Doe is there a shorter thing that we can do here? It's also missing this one right	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Rodriguez in the case such and such, and we can almost fill it in depending on which tape it goes, how it fills in, at least we'll have the context of the first and depending on whether the Judge reads it in from a consolidated or they all come related, I have no great idea. MR. EDWARDS: I was thinking if he read every one of them and it was the seventh in line then you just would edit it so you would only read that one. MR. CRITTON: I'm okay with that too. THE VIDEOGRAPHER: On page number three there is something missing on the top here. Do you want me to read each case number
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Jane Doe No. 2, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 3, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 4, plaintiff, versus Jeffrey Epstein, defendant. And Jane Doe No. 5, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 6, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 7, plaintiff, versus Jeffrey Epstein, defendant. CMA, plaintiff, versus Jeffrey Epstein, defendant. And Jane Doe, plaintiff, versus Jeffrey Epstein, et al, defendant. And Jane Doe is there a shorter thing that we can do here? It's also missing this one right here. MR. MERMELSTEIN: Do we have a problem with saying Jane Doe 2 and the Epstein and	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Rodriguez in the case such and such, and we can almost fill it in depending on which tape it goes, how it fills in, at least we'll have the context of the first and depending on whether the Judge reads it in from a consolidated or they all come related, I have no great idea. MR. EDWARDS: I was thinking if he read every one of them and it was the seventh in line then you just would edit it so you would only read that one. MR. CRITTON: I'm okay with that too. THE VIDEOGRAPHER: On page number three there is something missing on the top here. Do you want me to read each case number separately? MR. MERMELSTEIN: I don't think it's necessary.
7 8 9 10 11 12 13	Jane Doe No. 2, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 3, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 4, plaintiff, versus Jeffrey Epstein, defendant. And Jane Doe No. 5, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 6, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 7, plaintiff, versus Jeffrey Epstein, defendant. CMA, plaintiff, versus Jeffrey Epstein, defendant. And Jane Doe, plaintiff, versus Jeffrey Epstein, et al, defendant. And Jane Doe is there a shorter thing that we can do here? It's also missing this one right here. MR. MERMELSTEIN: Do we have a problem	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Rodriguez in the case such and such, and we can almost fill it in depending on which tape it goes, how it fills in, at least we'll have the context of the first and depending on whether the Judge reads it in from a consolidated or they all come related, I have no great idea. MR. EDWARDS: I was thinking if he read every one of them and it was the seventh in line then you just would edit it so you would only read that one. MR. CRITTON: I'm okay with that too. THE VIDEOGRAPHER: On page number three there is something missing on the top here. Do you want me to read each case number separately? MR. MERMELSTEIN: I don't think it's

3 (Pages 6 to 9)

	Page 26		Page 28
1	with a copy.	1	 Yes. Sometimes very short notice but,
2	Q. Were you the only one who was allowed to	2	yes, I was.
3	answer the phone?	3	Q. So that varied?
4	A. Yes.	4	A. Yes.
5	Q. I'm sorry, what would you do	5	Q. Who would give you that notice?
6	 I would leave it on the counter next to 	6	A. Mrs. Maxwell or Sarah or Larry, the
7	the kitchen so when I find that piece all crumbled	7	pilot.
8	I knew that Mr. Epstein saw the message, so we	8	Q. And then you would drive to pick them up
9	communicated like that.	9	at the airport?
0	Q. Now, you mentioned Mr. Epstein would give	10	A. Yes.
1	you instructions during the course of the day.	11	Q. And who traveled with him?
2	A. Through his assistant.	12	A. The three pilots and some guests.
3	Q. And his assistant was whom?	13	Q. What do you mean by guests?
4	A. Sarah Kellen.	14	A. He will have some friends from Harvard,
5	Q. But you didn't view her as your	15	he will have well, very important people that,
6	supervisor?	16	you know, friends, acquaintances from New York or
7	A. She take orders from Mrs. Maxwell but she	17	Europe because I was just told the number of
8	will tell me, Alfredo, we need to buy this, we	18	people was coming on the plane.
9	need to do this, and so and so was coming. I	19	Q. Were there people who were employed by
0	couldn't talk directly to Mr. Epstein.	20	him who came regularly?
1	Q. Okay. So any communications from Mr.	21	A. Yes.
2	Epstein always came through Ms. Kellen?	22	Q. And who would they be?
3	A. Or from the office in New York. Lesley,	23	A. Like I said, they were the pilots, Larry
4	his secretary, or somebody else, the comptroller,	24	Bisosky, George, and I don't remember the flight
5	the architect, any lawyer.	25	engineer, and he will have two girlfriends.
	the architect, any lawyer.	23	engineer, and he will have two griffeness.
	Page 27		Page 29
1	 Q. Lawyer, what kind of instructions would 	1	Q. The pilot would have two girlfriends?
2	you get from lawyers?	2	A. Mr. Epstein. This is all people coming
3	 We used to have a lot of time, for 	3	in the plane together.
4	instance, the dock construction, you need to have	4	Q. Right. What do you mean by girlfriends?
5	a lot of permits in Palm Beach so they were there	5	A. Friends, you know, that he was always
5	for that reason.	6	having friends that he will befriend in New York,
7	Q. Okay. Now, so you would interact with	7	I don't know, or some other places.
3	the staff from New York and that would include I	8	But I was just told my concern was how
9	think you said Lesley?	9	many people I have to feed, how many cars do I
0	A. Lesley, Bella.	10	need to transport these people from the airport to
1	Q. What was Lesley's position?	11	the house, and to arrange accommodations in the
2	A. Lesley is the secretary, secretary to Mr.	12	house.
3	Epstein.	13	Q. What about Sarah Kellen, did she travel
4	Q. Okay. Is that Lesley Groff?	14	with him?
5	A. I believe it was, I don't remember the	15	A. Yes.
5	last name.	16	Q. So she was on the plane?
7	Q. Bella, who was Bella?	17	A. Yes.
8	A. Bella was the assistant comptroller.	18	MR. CRITTON: Form.
9	Q. Anyone else that you dealt with in New	19	BY MR. MERMELSTEIN:
0	York?	20	O. And Ms. Maxwell?
1	A. Doug Shadow was the architect and he used	21	MR. CRITTON: Form.
2	to come to the house in a regular basis because we	22	THE WITNESS: No, she will have different
3	used to have a lot of projects going on.	23	plane.
4	Q. Okay. Would you get advance notice when	24	BY MR. MERMELSTEIN:
5	Mr. Epstein was going to arrive in Palm Beach?	25	Q. Okay.
`			

8 (Pages 26 to 29)

		_	
	Page 70		Page 72
1	in cash as opposed to check?	1	A. Not him. I will drive anybody else but
2	MR. CRITTON: Form,	2	he would rather eat at home.
3	THE WITNESS: I was told to pay them	3	Q. So you would drive house guests to
4	cash, sir.	4	restaurants?
5	BY MR. MERMELSTEIN:	5	A. Yes.
6	Q. Simply you were told and didn't ask why?	6	Q. And when you did that you would didn't
7	A. No.	7	you stay with the car or did you eat with them?
8	Q. Do you recall telling the detective who	8	A. No, I will stay with the car.
9	interviewed you for the police that you thought of	9	Q. So who did you tip?
10	yourself as a human ATM machine?	10	A. If you want to park in front of the
11	MR. CRITTON: Form.	11	restaurant you got to tip the valet otherwise
12	THE WITNESS: Yes.	12	you're taking one of the spots.
13	BY MR. MERMELSTEIN:	13	Sometimes I used to take I'm sorry.
14	Q. You recall saying that?	14	Aviation, you know, you need to go to aviation and
15	MR. CRITTON: Form.	15	help those guys move your cars around, you need
16	THE WITNESS: Because I always had cash	16	they carry luggage, so I used to tip those too.
17	in my pocket.	17	
18	BY MR. MERMELSTEIN:	18	Q. That would be when you picked up or
19		19	dropped off Mr. Epstein. Correct? A. Yes.
20	Q. And why was there always cash in your pocket?	20	MR. MERMELSTEIN: We'll mark this as an
21	• Control of the cont	21	
	A. That was part of my job to have, you		exhibit, composite exhibit.
22	know, for emergencies or paying somebody cash.	22	(Composite Exhibit 1 was marked for
23	Q. Okay. What kind of emergencies?	23	Identification.)
24	A. It's hard to say. I was supposed to put	24	MR. CRITTON: Just out of curiosity, on
25	cash on each Mercedes Benz on each ashtray. The	25	depositions are we going to use instead of
	Page 71		Page 73
1	idea behind this is you get stranded nobody accept	1	doing plaintiff and defendant designations
2	credit card or check you have cash.	2	do you just want to run them one, two,
3	Q. How much did you leave in the ashtray?	1 -	as jos jose traite to rail their one, two,
-	Or HOW HIGHT OIL YOU ICAVE III HIE BOILD BY!	1 3	three four?
		3	three, four? MR_MERMELSTEIN: That's fine with me as
4	A. 300.	4	MR. MERMELSTEIN: That's fine with me as
4 5	A. 300.Q. And did you ever have to replenish that	4 5	MR. MERMELSTEIN: That's fine with me as long as we remember where we left off.
4 5 6	A. 300.Q. And did you ever have to replenish that money?	4 5 6	MR. MERMELSTEIN: That's fine with me as long as we remember where we left off. MR. CRITTON: Well, are we going to do it
4 5 6 7	A. 300. Q. And did you ever have to replenish that money? A. Yes.	4 5 6 7	MR. MERMELSTEIN: That's fine with me as long as we remember where we left off. MR. CRITTON: Well, are we going to do it consecutive with all of the depositions?
4 5 6 7 8	 A. 300. Q. And did you ever have to replenish that money? A. Yes. Q. Because the Mercedes was stranded? 	4 5 6 7 8	MR. MERMELSTEIN: That's fine with me as long as we remember where we left off. MR. CRITTON: Well, are we going to do it consecutive with all of the depositions? I'm okay with that if someone can keep track
4 5 6 7 8	 A. 300. Q. And did you ever have to replenish that money? A. Yes. Q. Because the Mercedes was stranded? A. No, because when Mr. Epstein will leave I 	4 5 6 7 8 9	MR. MERMELSTEIN: That's fine with me as long as we remember where we left off. MR. CRITTON: Well, are we going to do it consecutive with all of the depositions? I'm okay with that if someone can keep track of that.
4 5 6 7 8 9	 A. 300. Q. And did you ever have to replenish that money? A. Yes. Q. Because the Mercedes was stranded? A. No, because when Mr. Epstein will leave I have to collect that money because I will send the 	4 5 6 7 8 9	MR. MERMELSTEIN: That's fine with me as long as we remember where we left off. MR. CRITTON: Well, are we going to do it consecutive with all of the depositions? I'm okay with that if someone can keep track of that. MR. EDWARDS: I've had that go wrong
4 5 6 7 8 9 0	 A. 300. Q. And did you ever have to replenish that money? A. Yes. Q. Because the Mercedes was stranded? A. No, because when Mr. Epstein will leave I have to collect that money because I will send the cars to the car wash so to avoid that money being 	4 5 6 7 8 9 10	MR. MERMELSTEIN: That's fine with me as long as we remember where we left off. MR. CRITTON: Well, are we going to do it consecutive with all of the depositions? I'm okay with that if someone can keep track of that. MR. EDWARDS: I've had that go wrong before, especially when we have some parties
4 5 6 7 8 9 0 1	A. 300. Q. And did you ever have to replenish that money? A. Yes. Q. Because the Mercedes was stranded? A. No, because when Mr. Epstein will leave I have to collect that money because I will send the cars to the car wash so to avoid that money being stolen we used to keep track, you know, when to	4 5 6 7 8 9 10 11 12	MR. MERMELSTEIN: That's fine with me as long as we remember where we left off. MR. CRITTON: Well, are we going to do it consecutive with all of the depositions? I'm okay with that if someone can keep track of that. MR. EDWARDS: I've had that go wrong before, especially when we have some parties who aren't here, such as Mr. Garcia, he's
4 5 6 7 8 9 .0 .1 .2	A. 300. Q. And did you ever have to replenish that money? A. Yes. Q. Because the Mercedes was stranded? A. No, because when Mr. Epstein will leave I have to collect that money because I will send the cars to the car wash so to avoid that money being stolen we used to keep track, you know, when to retrieve that money and then when he's coming put	4 5 6 7 8 9 10 11 12 13	MR. MERMELSTEIN: That's fine with me as long as we remember where we left off. MR. CRITTON: Well, are we going to do it consecutive with all of the depositions? I'm okay with that if someone can keep track of that. MR. EDWARDS: I've had that go wrong before, especially when we have some parties who aren't here, such as Mr. Garcia, he's going to join depositions, we have to start
4 5 6 7 8 9 .0 .1 .2 .3	A. 300. Q. And did you ever have to replenish that money? A. Yes. Q. Because the Mercedes was stranded? A. No, because when Mr. Epstein will leave I have to collect that money because I will send the cars to the car wash so to avoid that money being stolen we used to keep track, you know, when to retrieve that money and then when he's coming put it back there again.	4 5 6 7 8 9 10 11 12 13 14	MR. MERMELSTEIN: That's fine with me as long as we remember where we left off. MR. CRITTON: Well, are we going to do it consecutive with all of the depositions? I'm okay with that if someone can keep track of that. MR. EDWARDS: I've had that go wrong before, especially when we have some parties who aren't here, such as Mr. Garcia, he's going to join depositions, we have to start at 27 or whatever.
4 5 6 7 8 9 0 1 2 3 4 5	A. 300. Q. And did you ever have to replenish that money? A. Yes. Q. Because the Mercedes was stranded? A. No, because when Mr. Epstein will leave I have to collect that money because I will send the cars to the car wash so to avoid that money being stolen we used to keep track, you know, when to retrieve that money and then when he's coming put it back there again. Q. So you use cash for that purpose and you	4 5 6 7 8 9 10 11 12 13 14 15	MR. MERMELSTEIN: That's fine with me as long as we remember where we left off. MR. CRITTON: Well, are we going to do it consecutive with all of the depositions? I'm okay with that if someone can keep track of that. MR. EDWARDS: I've had that go wrong before, especially when we have some parties who aren't here, such as Mr. Garcia, he's going to join depositions, we have to start at 27 or whatever. MR. CRITTON: For each deposition one
4 5 6 7 8 9 0 1 2 3 4 5 6	A. 300. Q. And did you ever have to replenish that money? A. Yes. Q. Because the Mercedes was stranded? A. No, because when Mr. Epstein will leave I have to collect that money because I will send the cars to the car wash so to avoid that money being stolen we used to keep track, you know, when to retrieve that money and then when he's coming put it back there again. Q. So you use cash for that purpose and you also use cash to pay the masseuses. Correct?	4 5 6 7 8 9 10 11 12 13 14 15 16	MR. MERMELSTEIN: That's fine with me as long as we remember where we left off. MR. CRITTON: Well, are we going to do it consecutive with all of the depositions? I'm okay with that if someone can keep track of that. MR. EDWARDS: I've had that go wrong before, especially when we have some parties who aren't here, such as Mr. Garcia, he's going to join depositions, we have to start at 27 or whatever. MR. CRITTON: For each deposition one through whatever without necessarily giving
4 5 6 7 8 9 0 1 2 3 4 5 6 7	A. 300. Q. And did you ever have to replenish that money? A. Yes. Q. Because the Mercedes was stranded? A. No, because when Mr. Epstein will leave I have to collect that money because I will send the cars to the car wash so to avoid that money being stolen we used to keep track, you know, when to retrieve that money and then when he's coming put it back there again. Q. So you use cash for that purpose and you also use cash to pay the masseuses. Correct? A. Yes.	4 5 6 7 8 9 10 11 12 13 14 15 16	MR. MERMELSTEIN: That's fine with me as long as we remember where we left off. MR. CRITTON: Well, are we going to do it consecutive with all of the depositions? I'm okay with that if someone can keep track of that. MR. EDWARDS: I've had that go wrong before, especially when we have some parties who aren't here, such as Mr. Garcia, he's going to join depositions, we have to start at 27 or whatever. MR. CRITTON: For each deposition one through whatever without necessarily giving them a plaintiff or defendant.
4 5 6 7 8 9 0 1 2 3 4 5 6 7 8	A. 300. Q. And did you ever have to replenish that money? A. Yes. Q. Because the Mercedes was stranded? A. No, because when Mr. Epstein will leave I have to collect that money because I will send the cars to the car wash so to avoid that money being stolen we used to keep track, you know, when to retrieve that money and then when he's coming put it back there again. Q. So you use cash for that purpose and you also use cash to pay the masseuses. Correct? A. Yes. Q. Did you use cash for any other purpose?	4 5 6 7 8 9 10 11 12 13 14 15 16	MR. MERMELSTEIN: That's fine with me as long as we remember where we left off. MR. CRITTON: Well, are we going to do it consecutive with all of the depositions? I'm okay with that if someone can keep track of that. MR. EDWARDS: I've had that go wrong before, especially when we have some parties who aren't here, such as Mr. Garcia, he's going to join depositions, we have to start at 27 or whatever. MR. CRITTON: For each deposition one through whatever without necessarily giving them a plaintiff or defendant. BY MR. MERMELSTEIN:
4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9	A. 300. Q. And did you ever have to replenish that money? A. Yes. Q. Because the Mercedes was stranded? A. No, because when Mr. Epstein will leave I have to collect that money because I will send the cars to the car wash so to avoid that money being stolen we used to keep track, you know, when to retrieve that money and then when he's coming put it back there again. Q. So you use cash for that purpose and you also use cash to pay the masseuses. Correct? A. Yes. Q. Did you use cash for any other purpose? A. Car wash for the guy who used to came to	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	MR. MERMELSTEIN: That's fine with me as long as we remember where we left off. MR. CRITTON: Well, are we going to do it consecutive with all of the depositions? I'm okay with that if someone can keep track of that. MR. EDWARDS: I've had that go wrong before, especially when we have some parties who aren't here, such as Mr. Garcia, he's going to join depositions, we have to start at 27 or whatever. MR. CRITTON: For each deposition one through whatever without necessarily giving them a plaintiff or defendant. BY MR. MERMELSTEIN: Q. Mr. Rodriguez, I've marked as Exhibit 1 a
4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0	A. 300. Q. And did you ever have to replenish that money? A. Yes. Q. Because the Mercedes was stranded? A. No, because when Mr. Epstein will leave I have to collect that money because I will send the cars to the car wash so to avoid that money being stolen we used to keep track, you know, when to retrieve that money and then when he's coming put it back there again. Q. So you use cash for that purpose and you also use cash to pay the masseuses. Correct? A. Yes. Q. Did you use cash for any other purpose? A. Car wash for the guy who used to came to the house and wash all the cars. Tipping	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. MERMELSTEIN: That's fine with me as long as we remember where we left off. MR. CRITTON: Well, are we going to do it consecutive with all of the depositions? I'm okay with that if someone can keep track of that. MR. EDWARDS: I've had that go wrong before, especially when we have some parties who aren't here, such as Mr. Garcia, he's going to join depositions, we have to start at 27 or whatever. MR. CRITTON: For each deposition one through whatever without necessarily giving them a plaintiff or defendant. BY MR. MERMELSTEIN:
4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1	A. 300. Q. And did you ever have to replenish that money? A. Yes. Q. Because the Mercedes was stranded? A. No, because when Mr. Epstein will leave I have to collect that money because I will send the cars to the car wash so to avoid that money being stolen we used to keep track, you know, when to retrieve that money and then when he's coming put it back there again. Q. So you use cash for that purpose and you also use cash to pay the masseuses. Correct? A. Yes. Q. Did you use cash for any other purpose? A. Car wash for the guy who used to came to the house and wash all the cars. Tipping sometimes for getting a good spot in the	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. MERMELSTEIN: That's fine with me as long as we remember where we left off. MR. CRITTON: Well, are we going to do it consecutive with all of the depositions? I'm okay with that if someone can keep track of that. MR. EDWARDS: I've had that go wrong before, especially when we have some parties who aren't here, such as Mr. Garcia, he's going to join depositions, we have to start at 27 or whatever. MR. CRITTON: For each deposition one through whatever without necessarily giving them a plaintiff or defendant. BY MR. MERMELSTEIN: Q. Mr. Rodriguez, I've marked as Exhibit 1 a composite document which includes four per page of what appear to be message slips.
4 5 6 7 8 9 10 11 2 3 3 4 5 6 7 8 9 9 0 11 2 12 12 13 14 14 15 16 16 16 17 17 17 16 17 16 17 16 17 16 17 16 17 16 17 16 17 16 17 16 17 16 17 16 17 16 17 16 17 16 17 16 17 17 17 17 17 17 17 17 17 17 17 17 17	A. 300. Q. And did you ever have to replenish that money? A. Yes. Q. Because the Mercedes was stranded? A. No, because when Mr. Epstein will leave I have to collect that money because I will send the cars to the car wash so to avoid that money being stolen we used to keep track, you know, when to retrieve that money and then when he's coming put it back there again. Q. So you use cash for that purpose and you also use cash to pay the masseuses. Correct? A. Yes. Q. Did you use cash for any other purpose? A. Car wash for the guy who used to came to the house and wash all the cars. Tipping	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. MERMELSTEIN: That's fine with me as long as we remember where we left off. MR. CRITTON: Well, are we going to do it consecutive with all of the depositions? I'm okay with that if someone can keep track of that. MR. EDWARDS: I've had that go wrong before, especially when we have some parties who aren't here, such as Mr. Garcia, he's going to join depositions, we have to start at 27 or whatever. MR. CRITTON: For each deposition one through whatever without necessarily giving them a plaintiff or defendant. BY MR. MERMELSTEIN: Q. Mr. Rodriguez, I've marked as Exhibit 1 a composite document which includes four per page of
4 5 6 7 8 9 10 11 11 12 13 14 15 16 17 18 19 20 21 22 23	A. 300. Q. And did you ever have to replenish that money? A. Yes. Q. Because the Mercedes was stranded? A. No, because when Mr. Epstein will leave I have to collect that money because I will send the cars to the car wash so to avoid that money being stolen we used to keep track, you know, when to retrieve that money and then when he's coming put it back there again. Q. So you use cash for that purpose and you also use cash to pay the masseuses. Correct? A. Yes. Q. Did you use cash for any other purpose? A. Car wash for the guy who used to came to the house and wash all the cars. Tipping sometimes for getting a good spot in the	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. MERMELSTEIN: That's fine with me as long as we remember where we left off. MR. CRITTON: Well, are we going to do it consecutive with all of the depositions? I'm okay with that if someone can keep track of that. MR. EDWARDS: I've had that go wrong before, especially when we have some parties who aren't here, such as Mr. Garcia, he's going to join depositions, we have to start at 27 or whatever. MR. CRITTON: For each deposition one through whatever without necessarily giving them a plaintiff or defendant. BY MR. MERMELSTEIN: Q. Mr. Rodriguez, I've marked as Exhibit 1 a composite document which includes four per page of what appear to be message slips.
4 5 6 7 8 9 10 11 12 13 14 15 16 20 21 22 23	A. 300. Q. And did you ever have to replenish that money? A. Yes. Q. Because the Mercedes was stranded? A. No, because when Mr. Epstein will leave I have to collect that money because I will send the cars to the car wash so to avoid that money being stolen we used to keep track, you know, when to retrieve that money and then when he's coming put it back there again. Q. So you use cash for that purpose and you also use cash to pay the masseuses. Correct? A. Yes. Q. Did you use cash for any other purpose? A. Car wash for the guy who used to came to the house and wash all the cars. Tipping sometimes for getting a good spot in the restaurant you have to have cash, something like	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. MERMELSTEIN: That's fine with me as long as we remember where we left off. MR. CRITTON: Well, are we going to do it consecutive with all of the depositions? I'm okay with that if someone can keep track of that. MR. EDWARDS: I've had that go wrong before, especially when we have some parties who aren't here, such as Mr. Garcia, he's going to join depositions, we have to start at 27 or whatever. MR. CRITTON: For each deposition one through whatever without necessarily giving them a plaintiff or defendant. BY MR. MERMELSTEIN: Q. Mr. Rodriguez, I've marked as Exhibit 1 a composite document which includes four per page of what appear to be message slips. First of all let me ask you, let me
4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3	A. 300. Q. And did you ever have to replenish that money? A. Yes. Q. Because the Mercedes was stranded? A. No, because when Mr. Epstein will leave I have to collect that money because I will send the cars to the car wash so to avoid that money being stolen we used to keep track, you know, when to retrieve that money and then when he's coming put it back there again. Q. So you use cash for that purpose and you also use cash to pay the masseuses. Correct? A. Yes. Q. Did you use cash for any other purpose? A. Car wash for the guy who used to came to the house and wash all the cars. Tipping sometimes for getting a good spot in the restaurant you have to have cash, something like that.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	MR. MERMELSTEIN: That's fine with me as long as we remember where we left off. MR. CRITTON: Well, are we going to do it consecutive with all of the depositions? I'm okay with that if someone can keep track of that. MR. EDWARDS: I've had that go wrong before, especially when we have some parties who aren't here, such as Mr. Garcia, he's going to join depositions, we have to start at 27 or whatever. MR. CRITTON: For each deposition one through whatever without necessarily giving them a plaintiff or defendant. BY MR. MERMELSTEIN: Q. Mr. Rodriguez, I've marked as Exhibit 1 a composite document which includes four per page of what appear to be message slips. First of all let me ask you, let me direct your attention to the first page of this

19 (Pages 70 to 73)

	Page 74	١.	Page 76
1	A. Yes.	1	and he told you he owned a modeling agency?
2	Q. Are those your initials?	2	A. Yes, sir.
3	A. Yes.	3	Q. Anything else he told you?
4	Q. And was it the household policy to	4	A. He spoke, you know, five, six languages,
5	initial messages when they were taken?	5	always speaking Spanish, Italian.
6	A. Yes.	6	Q. Did the girls who were you know, who
7	Q. Okay. You were instructed to do that?	7	travelled with Mr. Epstein, were they from his
8	A. Yes.	8	agency?
9	Q. Who instructed you to do that?	9	MR. CRITTON: Form.
10	A. Ms. Maxwell. There was a manual, sir, in	10	THE WITNESS: I don't know, sir.
11	the house, we had to follow the instructions of	11	BY MR. MERMELSTEIN:
12	the manual.	12	Q. You didn't discuss that?
13	Q. There was okay.	13	A. No.
14	 A. Estate manager, household manager for all 	14	Q. Let's look at the message next to it.
15	the houses, so I will abide to that, you know, so	15	MR. CRITTON: Still on page one?
16	I take message with my initial, the time, who	16	MR. MERMELSTEIN: Still on page one.
17	called.	17	BY MR. MERMELSTEIN:
18	 Q. So there were all sorts of policies and 	18	Q. It appears the one under it is to the
19	procedures in this manual?	19	same person. Is that correct? Who is that?
20	A. Yes.	20	A. Alicia.
21	Q. Who wrote it?	21	Q. Who is Alicia?
22	 It was the estate manager for all the 	22	 A. I don't know, sir. Please tell Jeffrey
23	properties and so I was	23	that I called so I just wrote the name.
24	Q. Who was the estate manager for all the	24	Q. Now, some of these messages if you look
25	properties?	25	through appears to be a different handwriting and
25	properties?	25	through appears to be a different handwriting and
	Page 75		Page 77
1	Page 75 A. I never met him, sir, he was fired before	1	Page 77 there is no signature on the bottom.
1 2	Page 75 A. I never met him, sir, he was fired before I came along.	1 2	Page 77 there is no signature on the bottom. A. That's not mine, I don't know who's that
1 2 3	Page 75 A. I never met him, sir, he was fired before I came along. Q. But you don't remember his name?	1 2 3	Page 77 there is no signature on the bottom. A. That's not mine, I don't know who's that is, sir.
1 2 3 4	Page 75 A. I never met him, sir, he was fired before I came along. Q. But you don't remember his name? A. No, sir.	1 2 3 4	Page 77 there is no signature on the bottom. A. That's not mine, I don't know who's that is, sir. Q. I thought you said earlier you were the
1 2 3 4 5	Page 75 A. I never met him, sir, he was fired before I came along. Q. But you don't remember his name? A. No, sir. Q. And you remember one of the things that	1 2 3 4 5	Page 77 there is no signature on the bottom. A. That's not mine, I don't know who's that is, sir. Q. I thought you said earlier you were the one who was responsible for taking messages.
1 2 3 4 5 6	Page 75 A. I never met him, sir, he was fired before I came along. Q. But you don't remember his name? A. No, sir. Q. And you remember one of the things that said in this manual was that every message has to	1 2 3 4 5 6	Page 77 there is no signature on the bottom. A. That's not mine, I don't know who's that is, sir. Q. I thought you said earlier you were the one who was responsible for taking messages. A. Exactly, yes, I was, sir.
1 2 3 4 5 6 7	Page 75 A. I never met him, sir, he was fired before I came along. Q. But you don't remember his name? A. No, sir. Q. And you remember one of the things that said in this manual was that every message has to be signed?	1 2 3 4 5 6 7	Page 77 there is no signature on the bottom. A. That's not mine, I don't know who's that is, sir. Q. I thought you said earlier you were the one who was responsible for taking messages. A. Exactly, yes, I was, sir. Q. But there were other people who took
1 2 3 4 5 6 7 8	Page 75 A. I never met him, sir, he was fired before I came along. Q. But you don't remember his name? A. No, sir. Q. And you remember one of the things that said in this manual was that every message has to be signed? A. Yes.	1 2 3 4 5 6 7 8	Page 77 there is no signature on the bottom. A. That's not mine, I don't know who's that is, sir. Q. I thought you said earlier you were the one who was responsible for taking messages. A. Exactly, yes, I was, sir. Q. But there were other people who took messages as well?
1 2 3 4 5 6 7 8	Page 75 A. I never met him, sir, he was fired before I came along. Q. But you don't remember his name? A. No, sir. Q. And you remember one of the things that said in this manual was that every message has to be signed? A. Yes. Q. I'm not necessarily going to go through	1 2 3 4 5 6 7 8	there is no signature on the bottom. A. That's not mine, I don't know who's that is, sir. Q. I thought you said earlier you were the one who was responsible for taking messages. A. Exactly, yes, I was, sir. Q. But there were other people who took messages as well? A. Maybe this is after or before my time,
1 2 3 4 5 6 7 8 9	Page 75 A. I never met him, sir, he was fired before I came along. Q. But you don't remember his name? A. No, sir. Q. And you remember one of the things that said in this manual was that every message has to be signed? A. Yes. Q. I'm not necessarily going to go through every single message. Let me go back to the one	1 2 3 4 5 6 7 8 9	Page 77 there is no signature on the bottom. A. That's not mine, I don't know who's that is, sir. Q. I thought you said earlier you were the one who was responsible for taking messages. A. Exactly, yes, I was, sir. Q. But there were other people who took messages as well? A. Maybe this is after or before my time, sir.
1 2 3 4 5 6 7 8 9	Page 75 A. I never met him, sir, he was fired before I came along. Q. But you don't remember his name? A. No, sir. Q. And you remember one of the things that said in this manual was that every message has to be signed? A. Yes. Q. I'm not necessarily going to go through every single message. Let me go back to the one on the upper left on the first page. It's from	1 2 3 4 5 6 7 8 9 10	there is no signature on the bottom. A. That's not mine, I don't know who's that is, sir. Q. I thought you said earlier you were the one who was responsible for taking messages. A. Exactly, yes, I was, sir. Q. But there were other people who took messages as well? A. Maybe this is after or before my time, sir. Q. Okay. Because there is no date on it.
1 2 3 4 5 6 7 8 9	Page 75 A. I never met him, sir, he was fired before I came along. Q. But you don't remember his name? A. No, sir. Q. And you remember one of the things that said in this manual was that every message has to be signed? A. Yes. Q. I'm not necessarily going to go through every single message. Let me go back to the one on the upper left on the first page. It's from Jean-Luc. Is that correct?	1 2 3 4 5 6 7 8 9 10 11 12	there is no signature on the bottom. A. That's not mine, I don't know who's that is, sir. Q. I thought you said earlier you were the one who was responsible for taking messages. A. Exactly, yes, I was, sir. Q. But there were other people who took messages as well? A. Maybe this is after or before my time, sir. Q. Okay. Because there is no date on it. A. I used to put my dates and I know I used
1 2 3 4 5 6 7 8 9	Page 75 A. I never met him, sir, he was fired before I came along. Q. But you don't remember his name? A. No, sir. Q. And you remember one of the things that said in this manual was that every message has to be signed? A. Yes. Q. I'm not necessarily going to go through every single message. Let me go back to the one on the upper left on the first page. It's from	1 2 3 4 5 6 7 8 9 10 11	there is no signature on the bottom. A. That's not mine, I don't know who's that is, sir. Q. I thought you said earlier you were the one who was responsible for taking messages. A. Exactly, yes, I was, sir. Q. But there were other people who took messages as well? A. Maybe this is after or before my time, sir. Q. Okay. Because there is no date on it. A. I used to put my dates and I know I used to do that all the time, but you know.
1 2 3 4 5 6 7 8 9 10 11 11 12 13	Page 75 A. I never met him, sir, he was fired before I came along. Q. But you don't remember his name? A. No, sir. Q. And you remember one of the things that said in this manual was that every message has to be signed? A. Yes. Q. I'm not necessarily going to go through every single message. Let me go back to the one on the upper left on the first page. It's from Jean-Luc. Is that correct? A. Yes, sir. Q. Who is Jean-Luc?	1 2 3 4 5 6 7 8 9 10 11 12 13 14	there is no signature on the bottom. A. That's not mine, I don't know who's that is, sir. Q. I thought you said earlier you were the one who was responsible for taking messages. A. Exactly, yes, I was, sir. Q. But there were other people who took messages as well? A. Maybe this is after or before my time, sir. Q. Okay. Because there is no date on it. A. I used to put my dates and I know I used to do that all the time, but you know. Q. These style of message pads. It was a
1 2 3 4 5 6 7 8 9 10 11 11 12 13 14	Page 75 A. I never met him, sir, he was fired before I came along. Q. But you don't remember his name? A. No, sir. Q. And you remember one of the things that said in this manual was that every message has to be signed? A. Yes. Q. I'm not necessarily going to go through every single message. Let me go back to the one on the upper left on the first page. It's from Jean-Luc. Is that correct? A. Yes, sir. Q. Who is Jean-Luc? A. He had modeling agency.	1 2 3 4 5 6 7 8 9 10 11 12 13	there is no signature on the bottom. A. That's not mine, I don't know who's that is, sir. Q. I thought you said earlier you were the one who was responsible for taking messages. A. Exactly, yes, I was, sir. Q. But there were other people who took messages as well? A. Maybe this is after or before my time, sir. Q. Okay. Because there is no date on it. A. I used to put my dates and I know I used to do that all the time, but you know.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Page 75 A. I never met him, sir, he was fired before I came along. Q. But you don't remember his name? A. No, sir. Q. And you remember one of the things that said in this manual was that every message has to be signed? A. Yes. Q. I'm not necessarily going to go through every single message. Let me go back to the one on the upper left on the first page. It's from Jean-Luc. Is that correct? A. Yes, sir. Q. Who is Jean-Luc? A. He had modeling agency. Q. How do you know that?	1 2 3 4 5 6 7 8 9 10 11 12 13 14	there is no signature on the bottom. A. That's not mine, I don't know who's that is, sir. Q. I thought you said earlier you were the one who was responsible for taking messages. A. Exactly, yes, I was, sir. Q. But there were other people who took messages as well? A. Maybe this is after or before my time, sir. Q. Okay. Because there is no date on it. A. I used to put my dates and I know I used to do that all the time, but you know. Q. These style of message pads. It was a
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Page 75 A. I never met him, sir, he was fired before I came along. Q. But you don't remember his name? A. No, sir. Q. And you remember one of the things that said in this manual was that every message has to be signed? A. Yes. Q. I'm not necessarily going to go through every single message. Let me go back to the one on the upper left on the first page. It's from Jean-Luc. Is that correct? A. Yes, sir. Q. Who is Jean-Luc? A. He had modeling agency.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	there is no signature on the bottom. A. That's not mine, I don't know who's that is, sir. Q. I thought you said earlier you were the one who was responsible for taking messages. A. Exactly, yes, I was, sir. Q. But there were other people who took messages as well? A. Maybe this is after or before my time, sir. Q. Okay. Because there is no date on it. A. I used to put my dates and I know I used to do that all the time, but you know. Q. These style of message pads. It was a pad. Correct?
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Page 75 A. I never met him, sir, he was fired before I came along. Q. But you don't remember his name? A. No, sir. Q. And you remember one of the things that said in this manual was that every message has to be signed? A. Yes. Q. I'm not necessarily going to go through every single message. Let me go back to the one on the upper left on the first page. It's from Jean-Luc. Is that correct? A. Yes, sir. Q. Who is Jean-Luc? A. He had modeling agency. Q. How do you know that?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	there is no signature on the bottom. A. That's not mine, I don't know who's that is, sir. Q. I thought you said earlier you were the one who was responsible for taking messages. A. Exactly, yes, I was, sir. Q. But there were other people who took messages as well? A. Maybe this is after or before my time, sir. Q. Okay. Because there is no date on it. A. I used to put my dates and I know I used to do that all the time, but you know. Q. These style of message pads. It was a pad. Correct? A. Yes.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Page 75 A. I never met him, sir, he was fired before I came along. Q. But you don't remember his name? A. No, sir. Q. And you remember one of the things that said in this manual was that every message has to be signed? A. Yes. Q. I'm not necessarily going to go through every single message. Let me go back to the one on the upper left on the first page. It's from Jean-Luc. Is that correct? A. Yes, sir. Q. Who is Jean-Luc? A. He had modeling agency. Q. How do you know that? A. He gave me his card, sir.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	there is no signature on the bottom. A. That's not mine, I don't know who's that is, sir. Q. I thought you said earlier you were the one who was responsible for taking messages. A. Exactly, yes, I was, sir. Q. But there were other people who took messages as well? A. Maybe this is after or before my time, sir. Q. Okay. Because there is no date on it. A. I used to put my dates and I know I used to do that all the time, but you know. Q. These style of message pads. It was a pad. Correct? A. Yes. Q. And this is the old fashion message pad
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 18 19 19 19 19 19 19 19 19 19 19 19 19 19	Page 75 A. I never met him, sir, he was fired before I came along. Q. But you don't remember his name? A. No, sir. Q. And you remember one of the things that said in this manual was that every message has to be signed? A. Yes. Q. I'm not necessarily going to go through every single message. Let me go back to the one on the upper left on the first page. It's from Jean-Luc. Is that correct? A. Yes, sir. Q. Who is Jean-Luc? A. He had modeling agency. Q. How do you know that? A. He gave me his card, sir. Q. Was he a frequent guest at the house?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	there is no signature on the bottom. A. That's not mine, I don't know who's that is, sir. Q. I thought you said earlier you were the one who was responsible for taking messages. A. Exactly, yes, I was, sir. Q. But there were other people who took messages as well? A. Maybe this is after or before my time, sir. Q. Okay. Because there is no date on it. A. I used to put my dates and I know I used to do that all the time, but you know. Q. These style of message pads. It was a pad. Correct? A. Yes. Q. And this is the old fashion message pad that it's like duplicate?
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 18 18 18 18 18 18 18 18 18 18 18 18	Page 75 A. I never met him, sir, he was fired before I came along. Q. But you don't remember his name? A. No, sir. Q. And you remember one of the things that said in this manual was that every message has to be signed? A. Yes. Q. I'm not necessarily going to go through every single message. Let me go back to the one on the upper left on the first page. It's from Jean-Luc. Is that correct? A. Yes, sir. Q. Who is Jean-Luc? A. He had modeling agency. Q. How do you know that? A. He gave me his card, sir. Q. Was he a frequent guest at the house? A. Yes, sir. Q. Did he stay over?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	there is no signature on the bottom. A. That's not mine, I don't know who's that is, sir. Q. I thought you said earlier you were the one who was responsible for taking messages. A. Exactly, yes, I was, sir. Q. But there were other people who took messages as well? A. Maybe this is after or before my time, sir. Q. Okay. Because there is no date on it. A. I used to put my dates and I know I used to do that all the time, but you know. Q. These style of message pads. It was a pad. Correct? A. Yes. Q. And this is the old fashion message pad that it's like duplicate? A. Exactly, the original stays with the
1 2 3 4 5 6 7 8 9 10 11 11 12 13 14 15 16 17 18 19 20 20 20 21	Page 75 A. I never met him, sir, he was fired before I came along. Q. But you don't remember his name? A. No, sir. Q. And you remember one of the things that said in this manual was that every message has to be signed? A. Yes. Q. I'm not necessarily going to go through every single message. Let me go back to the one on the upper left on the first page. It's from Jean-Luc. Is that correct? A. Yes, sir. Q. Who is Jean-Luc? A. He had modeling agency. Q. How do you know that? A. He gave me his card, sir. Q. Was he a frequent guest at the house? A. Yes, sir.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	there is no signature on the bottom. A. That's not mine, I don't know who's that is, sir. Q. I thought you said earlier you were the one who was responsible for taking messages. A. Exactly, yes, I was, sir. Q. But there were other people who took messages as well? A. Maybe this is after or before my time, sir. Q. Okay. Because there is no date on it. A. I used to put my dates and I know I used to do that all the time, but you know. Q. These style of message pads. It was a pad. Correct? A. Yes. Q. And this is the old fashion message pad that it's like duplicate? A. Exactly, the original stays with the spiral.
1 2 3 4 5 6 7 8 9 10 11 11 11 11 11 11 11 11 11 11 11 11	Page 75 A. I never met him, sir, he was fired before I came along. Q. But you don't remember his name? A. No, sir. Q. And you remember one of the things that said in this manual was that every message has to be signed? A. Yes. Q. I'm not necessarily going to go through every single message. Let me go back to the one on the upper left on the first page. It's from Jean-Luc. Is that correct? A. Yes, sir. Q. Who is Jean-Luc? A. He had modeling agency. Q. How do you know that? A. He gave me his card, sir. Q. Was he a frequent guest at the house? A. Yes, sir. Q. Did he stay over? A. Sometimes he will stay, sometimes I will drive him to Miami.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	there is no signature on the bottom. A. That's not mine, I don't know who's that is, sir. Q. I thought you said earlier you were the one who was responsible for taking messages. A. Exactly, yes, I was, sir. Q. But there were other people who took messages as well? A. Maybe this is after or before my time, sir. Q. Okay. Because there is no date on it. A. I used to put my dates and I know I used to do that all the time, but you know. Q. These style of message pads. It was a pad. Correct? A. Yes. Q. And this is the old fashion message pad that it's like duplicate? A. Exactly, the original stays with the spiral. Q. Okay. So there was a spiral notebook? A. Exactly.
1 2 3 4 5 6 7 8	Page 75 A. I never met him, sir, he was fired before I came along. Q. But you don't remember his name? A. No, sir. Q. And you remember one of the things that said in this manual was that every message has to be signed? A. Yes. Q. I'm not necessarily going to go through every single message. Let me go back to the one on the upper left on the first page. It's from Jean-Luc. Is that correct? A. Yes, sir. Q. Who is Jean-Luc? A. He had modeling agency. Q. How do you know that? A. He gave me his card, sir. Q. Was he a frequent guest at the house? A. Yes, sir. Q. Did he stay over? A. Sometimes he will stay, sometimes I will	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	there is no signature on the bottom. A. That's not mine, I don't know who's that is, sir. Q. I thought you said earlier you were the one who was responsible for taking messages. A. Exactly, yes, I was, sir. Q. But there were other people who took messages as well? A. Maybe this is after or before my time, sir. Q. Okay. Because there is no date on it. A. I used to put my dates and I know I used to do that all the time, but you know. Q. These style of message pads. It was a pad. Correct? A. Yes. Q. And this is the old fashion message pad that it's like duplicate? A. Exactly, the original stays with the spiral. Q. Okay. So there was a spiral notebook?

20 (Pages 74 to 77)

Q. You had a laptop? A. No, it was desktop. Q. Okay. So you had your own desktop in the staff house? A. Yeah. Exactly. Q. And you don't know what was what was the files in that computer versus on the other computers? A. No, sir. Q. Did you ever see any pornography on any of the computers?	1 2 3 4 5 6 7 8	Q. The girls who came to the house for massages, did you ever call a cab to bring any of the girls home? A. Probably on a few occasions. Q. So is it your understanding that they would have arrived by cab as well?
 A. No, it was desktop. Q. Okay. So you had your own desktop in the staff house? A. Yeah. Exactly. Q. And you don't know what was what was the files in that computer versus on the other computers? A. No, sir. Q. Did you ever see any pornography on any 	2 3 4 5 6 7	massages, did you ever call a cab to bring any of the girls home? A. Probably on a few occasions. Q. So is it your understanding that they
 Q. Okay. So you had your own desktop in the staff house? A. Yeah. Exactly. Q. And you don't know what was what was the files in that computer versus on the other computers? A. No, sir. Q. Did you ever see any pornography on any 	3 4 5 6 7	the girls home? A. Probably on a few occasions. Q. So is it your understanding that they
staff house? A. Yeah. Exactly. Q. And you don't know what was what was the files in that computer versus on the other computers? A. No, sir. Q. Did you ever see any pornography on any	4 5 6 7	A. Probably on a few occasions.Q. So is it your understanding that they
 A. Yeah. Exactly. Q. And you don't know what was what was the files in that computer versus on the other computers? A. No, sir. Q. Did you ever see any pornography on any 	5 6 7	Q. So is it your understanding that they
Q. And you don't know what was what was the files in that computer versus on the other computers? A. No, sir. Q. Did you ever see any pornography on any	6 7	
the files in that computer versus on the other computers? A. No, sir. Q. Did you ever see any pornography on any	7	Would have arrived by can as well?
computers? A. No, sir. Q. Did you ever see any pornography on any		
A. No, sir. Q. Did you ever see any pornography on any	1 8	MR. CRITTON: Form.
Q. Did you ever see any pornography on any		THE WITNESS: Yes.
	9	BY MR. MERMELSTEIN:
or the computers?	10	Q. And how would that come about, were you
	11	given instructions to call a cab by anyone?
A. No, sir.	12	A. No, I would call the cab, the taxi.
Q. Are you sure about that?	13	Q. How did you know a cab needed to be
 Pornography as in sexual acts, no. 	14	called?
 Q. Pornography as in naked people, men or 	15	 A. Because Sarah would tell me can you get
women.	16	me a taxi.
 Yeah, there were some. 	17	Q. So when the girl was finished what she
Q. Okay. And describe to me what that was.	18	was doing Sarah would come to you and say
 They were like models. 	19	A. She would call me.
Q. And where were those in the computer? I	20	MR. CRITTON: Form.
mean, how did you access that?	21	BY MR. MERMELSTEIN:
 They were in the files and some of it 	22	Q. She would call you?
in you mean which file they were, what was your	23	A. Yes.
question?	24	Q. Okay. You would be in the guest house at
Q. Where were they in the computer? There	25	the time?
Page 15	1	Page 153
were downloaded files on computer?	1	A. Yes.
 They were downloaded, yes. 	2	Q. Do you recall having to do that often?
MR. CRITTON: Form.	3	 No, not very often, sir.
BY MR. MERMELSTEIN:	4	Q. Did Mr. Epstein keep photograph equipment
Q. Okay. There were photographs of naked	5	in the house?
women?	6	 I don't remember seeing it.
A. Models.	7	Q. Do you recall seeing any video equipment?
Q. And why do you say models?	8	A. No, sir.
A. Because it was like a catalog so you have	9	Q. Do you recall any video or photograph
models, you know.	10	equipment in the master bedroom?
Q. And what was your understanding as a	11	A. No, sir.
source of these photos?	12	Q. The models that you saw on the computer,
A. I don't know, sir. It was just a	13	did you recognize any of them as having been at
curiosity on myself and it was it was none of	14	the house?
my business but, you know, I just happen to see	15	A. No.
them there.	16	Q. The girls who stayed at the house, did
Q. Did these girls appear very young to you?	17	any of them speak with a foreign accent?
MR. CRITTON: Form.	18	A. Yes.
	1000000	1987 1897 ⁻⁶ 1999 199
THE WITNESS: No, sir. They were young	19	Q. Many of them?
but not underage.	20	MR. CRITTON: Form.
BY MR. MERMELSTEIN:	21	THE WITNESS: Some of them.
 Q. Is there anything in particular that 	22	BY MR. MERMELSTEIN:
		(1) Mould any of thom not enough any English?
makes you draw that conclusion?	23	Q. Would any of them not speak any English?
	23 24 25	A. No. Q. They all spoke English?

39 (Pages 150 to 153)

į	Page 166		Page 168
1	written down anywhere?	1	for now we'll call it a massage as well as
2	A. No.	2	anybody who brought that person over to the house,
3	Q. It's my understanding that C. and T.	3	they would both get paid cash. Are you familiar
4	either came to his house alone to visit with Mr.	4	with that?
5	Epstein or brought other girls in their age group	5	MR. CRITTON: Form.
6	to Mr. Epstein.	6	THE WITNESS: No.
7	Were you familiar with that type of	7	BY MR. EDWARDS:
8	recruitment process of girls bringing other girls?	8	Q. If C. brought another girl over to the
9	MR. CRITTON: Form.	9	house and C. stayed downstairs but this other girl
0	THE WITNESS: Yes.	10	went upstairs with Mr. Epstein, which one would
1	BY MR. EDWARDS:	11	you pay?
2	Q. Can you tell me more about what you know	12	A. I don't know because I was told who to
3	about girls bringing other girls that are	13	
	relatively the same age to some to leffrey	2000	pay.
4	relatively the same age to come to Jeffrey	14	Q. And Sarah Kellen always told you?
15	Epstein's house and to use your words, have a good	15	A. Sarah told me pay so and so.
16	time?	16	Q. So if we were going to ask anybody else
17	MR. CRITTON: Form.	17	about the exact method in terms of who would get
18	THE WITNESS: It's hard to know who they	18	paid and for what, who would the people be? I
9	knew. But I think that was they feel	19	mean, other than Mr. Epstein who else could we ask
20	better themselves when they're in a group	20	these questions?
1	than going by themselves, but I don't know	21	A. Sarah.
22	somebody recruiting.	22	Q. Sarah Kellen?
23	BY MR. EDWARDS:	23	A. Yes.
24	Q. Okay. And you've talked about, at least	24	Q. She would know this?
25	referred to yourself I believe to the police and	25	A. Yes.
	Page 167		Page 169
1	as well today as a human ATM machine. Right?	1	O. What about Ghislaine Maxwell?
2	MR. CRITTON: Form.	2	MR. CRITTON: Form.
		1	
3	THE WITNESS: Something like that. I was	3	THE WITNESS: You're talking about the
4	supposed to carry cash at all times.	4	boss. I don't know.
		_	
	BY MR. EDWARDS:	5	BY MR. EDWARDS:
6	BY MR. EDWARDS: Q. One of the primary reasons why you	6	Q. To your knowledge was Ghislaine Maxwell
6	BY MR. EDWARDS: Q. One of the primary reasons why you carried cash was to pay the girls in this age	222	Q. To your knowledge was Ghislaine Maxwell aware of these girls that are in the age group of
6	BY MR. EDWARDS: Q. One of the primary reasons why you	6	Q. To your knowledge was Ghislaine Maxwell aware of these girls that are in the age group of C. and T. coming to Jeffrey Epstein's house to
7	BY MR. EDWARDS: Q. One of the primary reasons why you carried cash was to pay the girls in this age	6 7	Q. To your knowledge was Ghislaine Maxwell aware of these girls that are in the age group of
6 7 8 9	BY MR. EDWARDS: Q. One of the primary reasons why you carried cash was to pay the girls in this age group of C. and T. for whatever happened at the	6 7 8	Q. To your knowledge was Ghislaine Maxwell aware of these girls that are in the age group of C. and T. coming to Jeffrey Epstein's house to
6 7 8 9	BY MR. EDWARDS: Q. One of the primary reasons why you carried cash was to pay the girls in this age group of C. and T. for whatever happened at the house. Right?	6 7 8 9	Q. To your knowledge was Ghislaine Maxwell aware of these girls that are in the age group of C. and T. coming to Jeffrey Epstein's house to have a good time?
6 7 8 9 .0	BY MR. EDWARDS: Q. One of the primary reasons why you carried cash was to pay the girls in this age group of C. and T. for whatever happened at the house. Right? MR. CRITTON: Form.	6 7 8 9	Q. To your knowledge was Ghislaine Maxwell aware of these girls that are in the age group of C. and T. coming to Jeffrey Epstein's house to have a good time? MR. CRITTON: Form.
6 7 8 9 .0 .1	BY MR. EDWARDS: Q. One of the primary reasons why you carried cash was to pay the girls in this age group of C. and T. for whatever happened at the house. Right? MR. CRITTON: Form. THE WITNESS: Yes. BY MR. EDWARDS:	6 7 8 9 10 11 12	Q. To your knowledge was Ghislaine Maxwell aware of these girls that are in the age group of C. and T. coming to Jeffrey Epstein's house to have a good time? MR. CRITTON: Form. THE WITNESS: I have to say something. Mrs. Maxwell called me and told me not to
6 7 8 9 .0 .1 .2	BY MR. EDWARDS: Q. One of the primary reasons why you carried cash was to pay the girls in this age group of C. and T. for whatever happened at the house. Right? MR. CRITTON: Form. THE WITNESS: Yes. BY MR. EDWARDS: Q. That's a fair statement. Right?	6 7 8 9 10 11 12 13	Q. To your knowledge was Ghislaine Maxwell aware of these girls that are in the age group of C. and T. coming to Jeffrey Epstein's house to have a good time? MR. CRITTON: Form. THE WITNESS: I have to say something. Mrs. Maxwell called me and told me not to ever discuss or contact her again in a
6 7 8 9 .0 .1 .2 .3	BY MR. EDWARDS: Q. One of the primary reasons why you carried cash was to pay the girls in this age group of C. and T. for whatever happened at the house. Right? MR. CRITTON: Form. THE WITNESS: Yes. BY MR. EDWARDS: Q. That's a fair statement. Right? MR. CRITTON: Form.	6 7 8 9 10 11 12 13 14	Q. To your knowledge was Ghislaine Maxwell aware of these girls that are in the age group of C. and T. coming to Jeffrey Epstein's house to have a good time? MR. CRITTON: Form. THE WITNESS: I have to say something. Mrs. Maxwell called me and told me not to ever discuss or contact her again in a threaten way.
6 7 8 9 0 1 2 3 4 5	BY MR. EDWARDS: Q. One of the primary reasons why you carried cash was to pay the girls in this age group of C. and T. for whatever happened at the house. Right? MR. CRITTON: Form. THE WITNESS: Yes. BY MR. EDWARDS: Q. That's a fair statement. Right? MR. CRITTON: Form. THE WITNESS: Yes.	6 7 8 9 10 11 12 13 14 15	Q. To your knowledge was Ghislaine Maxwell aware of these girls that are in the age group of C. and T. coming to Jeffrey Epstein's house to have a good time? MR. CRITTON: Form. THE WITNESS: I have to say something. Mrs. Maxwell called me and told me not to ever discuss or contact her again in a threaten way. BY MR. EDWARDS:
6 7 8 9 0 1 2 3 4 5 6	BY MR. EDWARDS: Q. One of the primary reasons why you carried cash was to pay the girls in this age group of C. and T. for whatever happened at the house. Right? MR. CRITTON: Form. THE WITNESS: Yes. BY MR. EDWARDS: Q. That's a fair statement. Right? MR. CRITTON: Form. THE WITNESS: Yes. BY MR. EDWARDS:	6 7 8 9 10 11 12 13 14 15 16	Q. To your knowledge was Ghislaine Maxwell aware of these girls that are in the age group of C. and T. coming to Jeffrey Epstein's house to have a good time? MR. CRITTON: Form. THE WITNESS: I have to say something. Mrs. Maxwell called me and told me not to ever discuss or contact her again in a threaten way. BY MR. EDWARDS: Q. When was this?
6 7 8 9 0 1 2 3 4 5 6	BY MR. EDWARDS: Q. One of the primary reasons why you carried cash was to pay the girls in this age group of C. and T. for whatever happened at the house. Right? MR. CRITTON: Form. THE WITNESS: Yes. BY MR. EDWARDS: Q. That's a fair statement. Right? MR. CRITTON: Form. THE WITNESS: Yes. BY MR. EDWARDS: Q. Okay. And when C., let's use her for	6 7 8 9 10 11 12 13 14 15 16	Q. To your knowledge was Ghislaine Maxwell aware of these girls that are in the age group of C. and T. coming to Jeffrey Epstein's house to have a good time? MR. CRITTON: Form. THE WITNESS: I have to say something. Mrs. Maxwell called me and told me not to ever discuss or contact her again in a threaten way. BY MR. EDWARDS: Q. When was this? A. Right after I left because I call one of
6 7 8 9 0 1 2 3 4 5 6 7	BY MR. EDWARDS: Q. One of the primary reasons why you carried cash was to pay the girls in this age group of C. and T. for whatever happened at the house. Right? MR. CRITTON: Form. THE WITNESS: Yes. BY MR. EDWARDS: Q. That's a fair statement. Right? MR. CRITTON: Form. THE WITNESS: Yes. BY MR. EDWARDS: Q. Okay. And when C., let's use her for example, would bring somebody else to the house,	6 7 8 9 10 11 12 13 14 15 16 17	Q. To your knowledge was Ghislaine Maxwell aware of these girls that are in the age group of C. and T. coming to Jeffrey Epstein's house to have a good time? MR. CRITTON: Form. THE WITNESS: I have to say something. Mrs. Maxwell called me and told me not to ever discuss or contact her again in a threaten way. BY MR. EDWARDS: Q. When was this? A. Right after I left because I call one of the friends for a job and she told me this, but,
6 7 8 9 0 1 2 3 4 5 6 7 8	BY MR. EDWARDS: Q. One of the primary reasons why you carried cash was to pay the girls in this age group of C. and T. for whatever happened at the house. Right? MR. CRITTON: Form. THE WITNESS: Yes. BY MR. EDWARDS: Q. That's a fair statement. Right? MR. CRITTON: Form. THE WITNESS: Yes. BY MR. EDWARDS: Q. Okay. And when C., let's use her for example, would bring somebody else to the house, did you pay C. as well as whomever she brought to	6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. To your knowledge was Ghislaine Maxwell aware of these girls that are in the age group of C. and T. coming to Jeffrey Epstein's house to have a good time? MR. CRITTON: Form. THE WITNESS: I have to say something. Mrs. Maxwell called me and told me not to ever discuss or contact her again in a threaten way. BY MR. EDWARDS: Q. When was this? A. Right after I left because I call one of the friends for a job and she told me this, but, you know, I feel intimidated and so I want to keep
6 7 8 9 0 1 2 3 4 5 6 7 8 9 0	BY MR. EDWARDS: Q. One of the primary reasons why you carried cash was to pay the girls in this age group of C. and T. for whatever happened at the house. Right? MR. CRITTON: Form. THE WITNESS: Yes. BY MR. EDWARDS: Q. That's a fair statement. Right? MR. CRITTON: Form. THE WITNESS: Yes. BY MR. EDWARDS: Q. Okay. And when C., let's use her for example, would bring somebody else to the house, did you pay C. as well as whomever she brought to the house, pay them both?	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. To your knowledge was Ghislaine Maxwell aware of these girls that are in the age group of C. and T. coming to Jeffrey Epstein's house to have a good time? MR. CRITTON: Form. THE WITNESS: I have to say something. Mrs. Maxwell called me and told me not to ever discuss or contact her again in a threaten way. BY MR. EDWARDS: Q. When was this? A. Right after I left because I call one of the friends for a job and she told me this, but, you know, I feel intimidated and so I want to keep her out.
6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1	BY MR. EDWARDS: Q. One of the primary reasons why you carried cash was to pay the girls in this age group of C. and T. for whatever happened at the house. Right? MR. CRITTON: Form. THE WITNESS: Yes. BY MR. EDWARDS: Q. That's a fair statement. Right? MR. CRITTON: Form. THE WITNESS: Yes. BY MR. EDWARDS: Q. Okay. And when C., let's use her for example, would bring somebody else to the house, did you pay C. as well as whomever she brought to the house, pay them both? A. No, I pay only one person.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. To your knowledge was Ghislaine Maxwell aware of these girls that are in the age group of C. and T. coming to Jeffrey Epstein's house to have a good time? MR. CRITTON: Form. THE WITNESS: I have to say something. Mrs. Maxwell called me and told me not to ever discuss or contact her again in a threaten way. BY MR. EDWARDS: Q. When was this? A. Right after I left because I call one of the friends for a job and she told me this, but, you know, I feel intimidated and so I want to keep her out. Q. What exactly did she say? First of all,
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. EDWARDS: Q. One of the primary reasons why you carried cash was to pay the girls in this age group of C. and T. for whatever happened at the house. Right? MR. CRITTON: Form. THE WITNESS: Yes. BY MR. EDWARDS: Q. That's a fair statement. Right? MR. CRITTON: Form. THE WITNESS: Yes. BY MR. EDWARDS: Q. Okay. And when C., let's use her for example, would bring somebody else to the house, did you pay C. as well as whomever she brought to the house, pay them both? A. No, I pay only one person. Q. Okay. My understanding, and tell me if	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. To your knowledge was Ghislaine Maxwell aware of these girls that are in the age group of C. and T. coming to Jeffrey Epstein's house to have a good time? MR. CRITTON: Form. THE WITNESS: I have to say something. Mrs. Maxwell called me and told me not to ever discuss or contact her again in a threaten way. BY MR. EDWARDS: Q. When was this? A. Right after I left because I call one of the friends for a job and she told me this, but, you know, I feel intimidated and so I want to keep her out. Q. What exactly did she say? First of all, was this a telephone call?
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	BY MR. EDWARDS: Q. One of the primary reasons why you carried cash was to pay the girls in this age group of C. and T. for whatever happened at the house. Right? MR. CRITTON: Form. THE WITNESS: Yes. BY MR. EDWARDS: Q. That's a fair statement. Right? MR. CRITTON: Form. THE WITNESS: Yes. BY MR. EDWARDS: Q. Okay. And when C., let's use her for example, would bring somebody else to the house, did you pay C. as well as whomever she brought to the house, pay them both? A. No, I pay only one person. Q. Okay. My understanding, and tell me if this is wrong or you can corroborate this, is that	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. To your knowledge was Ghislaine Maxwell aware of these girls that are in the age group of C. and T. coming to Jeffrey Epstein's house to have a good time? MR. CRITTON: Form. THE WITNESS: I have to say something. Mrs. Maxwell called me and told me not to ever discuss or contact her again in a threaten way. BY MR. EDWARDS: Q. When was this? A. Right after I left because I call one of the friends for a job and she told me this, but, you know, I feel intimidated and so I want to keep her out. Q. What exactly did she say? First of all, was this a telephone call? A. Yes, she was in New York.
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	BY MR. EDWARDS: Q. One of the primary reasons why you carried cash was to pay the girls in this age group of C. and T. for whatever happened at the house. Right? MR. CRITTON: Form. THE WITNESS: Yes. BY MR. EDWARDS: Q. That's a fair statement. Right? MR. CRITTON: Form. THE WITNESS: Yes. BY MR. EDWARDS: Q. Okay. And when C., let's use her for example, would bring somebody else to the house, did you pay C. as well as whomever she brought to the house, pay them both? A. No, I pay only one person. Q. Okay. My understanding, and tell me if	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. To your knowledge was Ghislaine Maxwell aware of these girls that are in the age group of C. and T. coming to Jeffrey Epstein's house to have a good time? MR. CRITTON: Form. THE WITNESS: I have to say something. Mrs. Maxwell called me and told me not to ever discuss or contact her again in a threaten way. BY MR. EDWARDS: Q. When was this? A. Right after I left because I call one of the friends for a job and she told me this, but, you know, I feel intimidated and so I want to keep her out. Q. What exactly did she say? First of all, was this a telephone call?

43 (Pages 166 to 169)

	Page 238		Page 240
1	Cab Company?	1	 A. Nadia was the number one girlfriend for
2	 A. West Palm Beach Taxi. No, it's not 	2	Mr. Epstein. Very sweet girl, and she was always
3	Yellow. Could be Yellow, but I don't know.	3	she would come over to the house but different
4	 Q. Would Mr. Epstein have the names or the 	4	girls with her all the time.
5	list?	5	 Q. Okay. But Nadia, that's somebody who
6	A. Probably.	6	lives in New York?
7	MR. CRITTON: Form.	7	 A. Nadia, I believe, yes, her address is in
8	BY MR. EDWARDS:	8	New York,
9	Q. Anybody else?	9	Q. So how often would she stay at 358 El
0	A. Sarah.	10	Brillo?
1	Q. Sarah would have?	11	A. Very often.
2	A. Yes.	12	Q. Usually every time when Mr. Epstein was
3		13	there?
	Q. In addition to Mr. Epstein obviously	1000000	7178 77 c ::
.4	knowing who's coming to and from the house, would	14	A. Yes.
.5	Sarah also be familiar with the names of the girls	15	Q. And she would for the most time fly on
6	and who they were?	16	the plane with Mr. Epstein?
.7	A. Yes.	17	A. Yes.
8.	Q. In addition to Sarah and Mr. Epstein	18	Q. And it would be her and Mr. Epstein and
9	would Ghislaine Maxwell be familiar with the names	19	oftentimes some other girls?
0	of some of these girls?	20	A. Exactly.
1	MR. CRITTON: Form.	21	Q. Where some points I think earlier when
2	THE WITNESS: Yes.	22	Mr. Mermelstein was asking you questions where
23	BY MR. EDWARDS:	23	there was some confusion was we're talking about
24	Q. Are these names kept in a database in a	24	two different sets of girls, the girls that would
25	computer system?	25	come over and be labelled masseuses from the Palm
	Page 239		Page 241
1	A. Could be.	1	Beach area, and the girls that would fly on the
2	MR. CRITTON: I'm sorry, did you say	2	plane with Mr. Epstein and Ms. Marcenacova.
3	could be?	3	So, what I'm asking you is what, if any,
4	THE WITNESS: Yeah.	4	involvement did Nadia Marcenacova have with the
		1	
5	MR. CRITTON: Move to strike as	5	girls that would arrive and be labeled as
6	speculation.	6	masseuses behind closed doors with Mr. Epstein?
7	BY MR. EDWARDS:	7	MR. CRITTON: Form.
8	Q. When you say could be, why do you say	8	THE WITNESS: He was the second the
9	that?	9	first role was Sarah and she was always
0	A Paracian there were too many and their ware	10	Nadia is a very shy person so she will be in
	 Because there were too many and they were 	10	
1	very organized and there is nothing you write on a	11	the background.
		5000	
2	very organized and there is nothing you write on a	11	the background. BY MR. EDWARDS:
2	very organized and there is nothing you write on a piece of paper.	11 12	the background. BY MR. EDWARDS: Q. Did you ever know of Nadia Marcenacova to
2 3 4	very organized and there is nothing you write on a piece of paper. Q. When you say they were very organized, are we talking	11 12 13 14	the background. BY MR. EDWARDS: Q. Did you ever know of Nadia Marcenacova to engage in to be in the room with Mr. Epstein
2 3 4 5	very organized and there is nothing you write on a piece of paper. Q. When you say they were very organized, are we talking A. Mr. Epstein and Sarah.	11 12 13 14 15	the background. BY MR. EDWARDS: Q. Did you ever know of Nadia Marcenacova to engage in to be in the room with Mr. Epstein while any of these young girls were up there?
2 3 4 5 6	very organized and there is nothing you write on a piece of paper. Q. When you say they were very organized, are we talking A. Mr. Epstein and Sarah. Q. Anybody else beside Mr. Epstein and	11 12 13 14 15 16	the background. BY MR. EDWARDS: Q. Did you ever know of Nadia Marcenacova to engage in to be in the room with Mr. Epstein while any of these young girls were up there? MR. CRITTON: Form.
2 3 4 5 6	very organized and there is nothing you write on a piece of paper. Q. When you say they were very organized, are we talking A. Mr. Epstein and Sarah. Q. Anybody else beside Mr. Epstein and Sarah, I guess beside Sarah that would do the	11 12 13 14 15 16	the background. BY MR. EDWARDS: Q. Did you ever know of Nadia Marcenacova to engage in to be in the room with Mr. Epstein while any of these young girls were up there? MR. CRITTON: Form. THE WITNESS: Yeah.
2 3 4 5 6 7 8	very organized and there is nothing you write on a piece of paper. Q. When you say they were very organized, are we talking A. Mr. Epstein and Sarah. Q. Anybody else beside Mr. Epstein and Sarah, I guess beside Sarah that would do the scheduling to coordinate the times these girls	11 12 13 14 15 16 17 18	the background. BY MR. EDWARDS: Q. Did you ever know of Nadia Marcenacova to engage in to be in the room with Mr. Epstein while any of these young girls were up there? MR. CRITTON: Form. THE WITNESS: Yeah. BY MR. EPSTEIN:
2 3 4 5 6 7 8	very organized and there is nothing you write on a piece of paper. Q. When you say they were very organized, are we talking A. Mr. Epstein and Sarah. Q. Anybody else beside Mr. Epstein and Sarah, I guess beside Sarah that would do the scheduling to coordinate the times these girls would come to the house?	11 12 13 14 15 16 17 18 19	the background. BY MR. EDWARDS: Q. Did you ever know of Nadia Marcenacova to engage in to be in the room with Mr. Epstein while any of these young girls were up there? MR. CRITTON: Form. THE WITNESS: Yeah. BY MR. EPSTEIN: Q. How often do you remember Nadia and Mr.
2 3 4 5 6 7 8 9	very organized and there is nothing you write on a piece of paper. Q. When you say they were very organized, are we talking A. Mr. Epstein and Sarah. Q. Anybody else beside Mr. Epstein and Sarah, I guess beside Sarah that would do the scheduling to coordinate the times these girls would come to the house? A. I'm sorry, anybody else you say?	11 12 13 14 15 16 17 18 19 20	the background. BY MR. EDWARDS: Q. Did you ever know of Nadia Marcenacova to engage in to be in the room with Mr. Epstein while any of these young girls were up there? MR. CRITTON: Form. THE WITNESS: Yeah. BY MR. EPSTEIN: Q. How often do you remember Nadia and Mr. Epstein being in the room with any of these young
.2 .3 .4 .5 .6 .7 .8 .9	very organized and there is nothing you write on a piece of paper. Q. When you say they were very organized, are we talking A. Mr. Epstein and Sarah. Q. Anybody else beside Mr. Epstein and Sarah, I guess beside Sarah that would do the scheduling to coordinate the times these girls would come to the house? A. I'm sorry, anybody else you say? Q. Right, aside from Sarah.	11 12 13 14 15 16 17 18 19 20 21	the background. BY MR. EDWARDS: Q. Did you ever know of Nadia Marcenacova to engage in to be in the room with Mr. Epstein while any of these young girls were up there? MR. CRITTON: Form. THE WITNESS: Yeah. BY MR. EPSTEIN: Q. How often do you remember Nadia and Mr. Epstein being in the room with any of these young girls?
2 3 4 5 6 7 8 9	very organized and there is nothing you write on a piece of paper. Q. When you say they were very organized, are we talking A. Mr. Epstein and Sarah. Q. Anybody else beside Mr. Epstein and Sarah, I guess beside Sarah that would do the scheduling to coordinate the times these girls would come to the house? A. I'm sorry, anybody else you say? Q. Right, aside from Sarah. A. No, no.	11 12 13 14 15 16 17 18 19 20 21 22	the background. BY MR. EDWARDS: Q. Did you ever know of Nadia Marcenacova to engage in to be in the room with Mr. Epstein while any of these young girls were up there? MR. CRITTON: Form. THE WITNESS: Yeah. BY MR. EPSTEIN: Q. How often do you remember Nadia and Mr. Epstein being in the room with any of these young girls? A. I would say most of the time.
2 3 4 5 6 7 8 9	very organized and there is nothing you write on a piece of paper. Q. When you say they were very organized, are we talking A. Mr. Epstein and Sarah. Q. Anybody else beside Mr. Epstein and Sarah, I guess beside Sarah that would do the scheduling to coordinate the times these girls would come to the house? A. I'm sorry, anybody else you say? Q. Right, aside from Sarah.	11 12 13 14 15 16 17 18 19 20 21	the background. BY MR. EDWARDS: Q. Did you ever know of Nadia Marcenacova to engage in to be in the room with Mr. Epstein while any of these young girls were up there? MR. CRITTON: Form. THE WITNESS: Yeah. BY MR. EPSTEIN: Q. How often do you remember Nadia and Mr. Epstein being in the room with any of these young girls?
11 12 13 14 15 16 17 18 19 20 21 22 23	very organized and there is nothing you write on a piece of paper. Q. When you say they were very organized, are we talking A. Mr. Epstein and Sarah. Q. Anybody else beside Mr. Epstein and Sarah, I guess beside Sarah that would do the scheduling to coordinate the times these girls would come to the house? A. I'm sorry, anybody else you say? Q. Right, aside from Sarah. A. No, no.	11 12 13 14 15 16 17 18 19 20 21 22	the background. BY MR. EDWARDS: Q. Did you ever know of Nadia Marcenacova to engage in to be in the room with Mr. Epstein while any of these young girls were up there? MR. CRITTON: Form. THE WITNESS: Yeah. BY MR. EPSTEIN: Q. How often do you remember Nadia and Mr. Epstein being in the room with any of these young girls? A. I would say most of the time.

61 (Pages 238 to 241)